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TITLE 7—AGRICULTURE

Chapter IX—Production and Marketing Administration (Marketing Agreements and Orders)

[Orange Reg. 107]

PART 933—ORANGES, GRAPEFRUIT, AND TANGERINES GROWN IN THE STATE OF FLORIDA

LIMITATION OF SHIPMENTS

§ 933.320 *Orange Regulation 107*—(a) *Findings.* (1) Pursuant to the amended marketing agreement and the order, as amended (7 CFR, Cum. Supp. 933.1 et seq., 11 F. R. 9471), regulating the handling of oranges, grapefruit, and tangerines grown in the State of Florida, issued under the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended, and upon the basis of the recommendations of the committees established under the aforesaid amended marketing agreement and order, and upon other available information, it is hereby found that the limitation of shipments of oranges, as herein-after provided, will tend to effectuate the declared policy of the act.

(2) It is hereby further found that compliance with the notice, public rule making procedure, and effective date requirements of the Administrative Procedure Act (Pub. Law 404, 79th Cong., 60 Stat. 237) is impracticable and contrary to the public interest in that the time intervening between the date when information upon which this section is based became available and the time when this section must become effective in order to effectuate the declared policy of the Agricultural Marketing Agreement Act of 1937, as amended, is insufficient for such compliance.

(b) *Order.* (1) During the period beginning at 12:01 a. m., e. s. t., January 13, 1947, and ending at 12:01 a. m., e. s. t., January 20, 1947, no handler shall ship:

(i) Any oranges, including Temple oranges, grown in the State of Florida, which grade U. S. Combination Russet, U. S. No. 2 Russet, U. S. No. 3, or lower than U. S. No. 3 grade, as such grades are defined in the United States standards for citrus fruits (11 F. R. 13239) or

(ii) Any oranges, except Temple oranges, grown in the State of Florida, which are of a size smaller than a size that will pack 250 oranges, packed in accordance with the requirements of a standard pack (as such pack is defined in the aforesaid United States standards), in a standard box (as such box is defined in the standards for containers for citrus fruit established by the Florida Citrus Commission pursuant to section 3 of Chapter 20449, Laws of Florida, Acts of 1941 (Florida Laws Annotated § 595.09)).

(2) As used herein, "handler," "variety," and "ship" shall have the same meaning as is given to each such term in said amended marketing agreement and order. (48 Stat. 31, 670, 675; 49 Stat. 750; 50 Stat. 246; 7 U. S. C. 601 et seq.)

Done at Washington, D. C., this 9th day of January 1947.

[SEAL] S. R. SMITH,
*Director, Fruit and Vegetable
Branch, Production and Mar-
keting Administration.*

[F. R. Doc. 47-315; Filed, Jan. 10, 1947;
8:46 a. m.]

[Orange Reg. 160]

PART 966—ORANGES GROWN IN THE STATES OF CALIFORNIA AND ARIZONA

LIMITATION OF SHIPMENTS

§ 966.306 *Orange Regulation 160*—(a) *Findings.* (1) Pursuant to the provisions of the order (7 CFR, Cum. Supp., 966.1 et seq.) regulating the handling of oranges grown in the State of California or in the State of Arizona, issued under the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended, and upon the basis of the recommendation and information submitted by the Orange Administrative Committee, established under the said order, and upon other available information, it is hereby found that the limitation of the quantity of such oranges which may be handled, as hereinafter

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NOTICE

General notices of proposed rule making, published pursuant to section 4 (a) of the Administrative Procedure Act (Pub. Law 404, 79th Cong., 60 Stat. 238) which were carried under "Notices" prior to January 1, 1947 are now presented in a new section entitled "Proposed Rule Making" Relationship of these documents to material in the Code of Federal Regulations, formerly shown by cross reference under the appropriate Title, is now indicated by a bold-face citation in brackets at the head of each document.

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provided, will tend to effectuate the declared policy of the act.

(2) It is hereby further found that compliance with the notice, public rule making procedure, and effective date requirements of the Administrative Procedure Act (Pub. Law 404, 79th Cong., 2d Sess., 60 Stat. 237) is impracticable and contrary to the public interest in that the time intervening between the date when information upon which this section is based became available and the time when this section must become effective in order to effectuate the declared policy of the Agricultural Marketing

Agreement Act of 1937, as amended, is insufficient for such compliance.

(b) Order (1) The quantity of oranges grown in the State of California or in the State of Arizona which may be handled during the period beginning at 12:01 a. m., P. s. t., January 12, 1947, and ending at 12:01 a. m., P. s. t., January 19, 1947, is hereby fixed as follows:

(i) Valencia oranges. (a) Prorate Districts Nos. 1, 2, and 3, no movement.
(ii) Oranges other than Valencia oranges. (a) Prorate District No. 1, 1,150 carloads; (b) Prorate District No. 2, 150 carloads; and (c) Prorate District No. 3, unlimited movement.

(2) The prorate base of each handler who has made application therefor, as provided in the said order, is hereby fixed in accordance with the prorate base schedule which is attached hereto and made a part hereof by this reference. The Orange Administrative Committee, in accordance with the provisions of the said order, shall calculate the quantity of oranges which may be handled by each such handler during the period specified in subparagraph (1) of this paragraph.

(3) As used herein, "handled," "handler," "carloads," and "prorate base" shall have the same meaning as is given to each such term in the said order; and "Prorate District No. 1," "Prorate District No. 2," and "Prorate District No. 3" shall have the same meaning as is given to each such term in § 966.107 of the rules and regulations (11 F. R. 10258) issued pursuant to said order. (48 Stat. 31, 670, 675; 49 Stat. 750; 50 Stat. 246; 7 U. S. C. 601 et seq.)

Done at Washington, D. C., this 9th day of January 1947.

[SEAL] S. R. SMITH,
Director Fruit and Vegetable
Branch, Production and Marketing Administration.

PRORATE BASE SCHEDULE

[Orange Reg. Period No. 160. 12:01 a. m. Jan. 12, 1947, to 12:01 a. m. Jan. 19, 1947]

ALL ORANGES OTHER THAN VALENCIA ORANGES

Prorate District No. 1

Handler	Prorate base percent
Total	100.0000
A. F. G. Lindsay	1.6951
A. F. G. Porterville	2.2276
Cooperative Citrus Association	.6949
Doffmeyer, W. T.	.5355
Elderwood Citrus Association	1.2263
Exeter Citrus Association	2.9916
Exeter Orange Growers Association	.6339
Exeter Orchards Association	1.0811
Hillside Packing Corp.	1.6037
Ivanhoe Mutual Orange Association	1.1101
Klink Citrus Association	4.5871
Lemon Cove Association	1.4600
Lindsay Citrus Growers Association	2.7233
Lindsay Coop. Citrus Association	1.4147
Lindsay District Orange Co.	1.4109
Lindsay Fruit Association	1.9459
Lindsay Orange Growers Association	1.3028
Naranjo Packing House Co.	.8085
Orange Cove Citrus Association	2.6318
Orange Packing Company	1.1168
Orosi Foothill Citrus Association	1.3010
Paloma Citrus Fruit Association	1.1431

PRORATE BASE SCHEDULE—Continued
ALL ORANGES OTHER THAN VALENCIA ORANGES—
continued

Prorate District No. 1—Continued

Handler	Prorate base percent
Pogue Packing House, J. E.	0.7029
Rocky Hill Citrus Association	2.0841
Sanger Citrus Association	3.0946
Sequoia Citrus Association	.8478
Stark Packing Corp.	2.3500
Visalia Citrus Association	.6519
Waddell & Son	1.8952
Butte County Citrus Association, Inc.	.8290
James Mills Orchard Corp.	1.1285
Orland Orange Growers Association, Inc.	.6782
Baird-Neece Corp.	1.7441
Beattie Association, Agnes M.	.5909
Grand View Heights Citrus Association	2.0021
Magnolia Citrus Association	2.1873
Porterville Citrus Association	1.3553
Richgrove-Jasmine Citrus Association	1.4448
Sandilands Fruit Co.	1.0515
Strathmore Cooperative Association	1.6778
Strathmore District Orange Association	1.6257
Strathmore Fruit Growers Association	1.1899
Strathmore Packing House Co.	1.3719
Sunflower Packing Corporation	1.9835
Sunland Packing House	2.6330
Terra Bella Citrus Association	1.3143
Tule River Citrus Association	1.1343
Jensen, M. N.	2.2998
Kroells Brothers, Ltd.	1.9546
Lindsay Mutual Groves	1.7895
Martin, J. D.	1.0955
Stivers Packing Co.	.7509
Woodlake Packing House	1.6663
R. M. C. Porterville	1.9302
Abbate Company, The Chas.	.8975
Anderson Packing Co., R. M.	.7170
Baker Brothers	.1005
California Citrus Grs., Inc., Ltd.	1.7832
Chess Company, Meyer W.	.2757
Edison Groves Company	.0000
Edison Orange Growers Association	.0000
Evans Brothers Packing Co.	1.4401
Furr, N. C.	.3345
Ghianda Ranch	.0221
Harding & Leggett	1.3899
Lo Bue Brothers	.4396
Marks, W. & M.	.4556
Raymond Brothers	.1353
Reimers, Don H.	.2328
Rooke Packing Co., B. G.	3.2331
Snyder & Sons Co., W. A.	.8115
Toy, Chin	.0678
Webb Packing Company, Inc.	.8956
Western States Fruit and Produce Co.	.2367
Wollenman Packing Co.	.7707
Woodlake Heights Packing Corp.	.8635
Zaninovich Brothers, Inc.	.6627

Prorate District No. 2

Total	100.0000
A. F. G. Alta Loma	.3265
A. F. G. Fullerton	.0486
A. F. G. Orange	.0345
A. F. G. Redlands	.3605
A. F. G. Riverside	.8870
Corona Plantation Co.	.9496
Hazeltine Packing Co.	.0901
Signal Fruit Association	.7501
Azusa Citrus Association	.9728
Azusa Orange Co., Inc.	.1155
Damerel-Allison Co.	1.0853
Glendora Mutual Orange Association	.5403
Irwindale Citrus Association	.4009
Puente Mutual Citrus Association	.0548
Valencia Heights Orchards Association	.2403
Glendora Citrus Association	.7728

PRORATE BASE SCHEDULE—Continued
ALL ORANGES OTHER THAN VALENCIA ORANGES—
continued

Prorate District No. 2—Continued

Handler	Prorate base percent
Glendora Heights O. & L. Growers Association	0.1897
Gold Buckle Association	3.0385
La Verne Orange Association, The	4.6569
Anaheim Citrus Fruit Association	.0533
Anaheim Valencia Orange Association	.0134
Eadington Fruit Co., Inc.	.2363
Fullerton Mutual Orange Association	.2839
La Habra Citrus Association	.1270
Orange Co. Valencia Association	.0222
Orangethorpe Citrus Association	.0207
Placentia Coop. Orange Association	.0445
Yorba Linda Citrus Association, The	.0229
Alta Loma Heights Citrus Association	.3634
Citrus Fruit Growers	.9290
Cucamonga Citrus Association	.5301
Etiwanda Citrus Fruit Association	.2118
Mountain View Fruit Association	.1370
Old Baldy Citrus Association	.3983
Rialto Heights Orange Growers	.4539
Upland Citrus Association	2.4524
Upland Heights Orange Association	1.1061
Consolidated Orange Growers	.0265
Garden Grove Citrus Association	.0183
Goldenwest Citrus Association, The	.0778
Olive Heights Citrus Association	.0383
Santa Anna-Tustin Mutual Citrus Association	.0243
Santiago Orange Growers Association	.1407
Tustin Hills Citrus Association	.0233
Villa Park Orchards Association, Inc., The	.0331
Bradford Brothers, Inc.	.2153
Placentia Mutual Orange Association	.1530
Placentia Orange Growers Association	.2747
Call Ranch	.7151
Corona Citrus Association	.6303
Jameson Co.	.3817
Orange Heights Orange Association	.8567
Break & Son, Allen	.2822
Bryn Mawr Fruit Growers Association	1.0375
Crafton Orange Growers Association	1.4469
E. Highlands Citrus Association	.4279
Fontana Citrus Association	.4626
Highland Fruit Growers Association	.6824
Krinnard Packing Co.	1.6553
Mission Citrus Association	.6357
Redlands Coop. Fruit Association	1.7228
Redlands Heights Groves	.8993
Redlands Orangedale Association	.8035
Redlands Orange Growers Association	1.1225
Redlands Select Groves	.5359
Rialto Citrus Association	.5420
Rialto Orange Co.	.3138
Southern Citrus Association	.9210
United Citrus Growers	.7533
Zilen Citrus Co.	1.0523
Arlington Heights Fruit Co.	.4638
Brown Estate, L. V. W. S.	1.7320
Elephant Orchards	.0350
Gavilan Citrus Association	1.6006
Hemet Mutual Groves	.2333
Highgrove Fruit Association	.7817
McDermont Fruit Co.	1.6451
Mentone Heights Association	.8558
Monte Vista Citrus Association	1.0756
National Orange Co.	.8443
Riverside Heights Orange Grs. Association	1.3233
Sierra Vista Packing Association	.6773
Victoria Ave. Citrus Association	2.3151
Claremont Citrus Association	1.0988
College Heights O. & L. Association	.9475

PRORATE BASE SCHEDULE—Continued
ALL ORANGES OTHER THAN VALENCIA ORANGES—
continued

Prorate District No. 2—Continued

Handler	Prorate base percent
El Camino Citrus Association	0.6301
Indian Hill Citrus Association	1.3333
Pomona Fruit Growers Association	1.8345
Walnut Fruit Growers Association	.4210
West Ontario Citrus Association	1.7148
El Cajon Valley Citrus Association	.3202
Escondido Orange Association	.4737
San Dimas Orange Growers Association	1.0522
Covina Citrus Association	1.4769
Covina Orange Growers Association	.6372
Duarte-Monrovia Fruit Exchange	.4739
Ball & Tweedy Association	.1211
Canoga Citrus Association	.0513
N. Whittier Heights Citrus Association	.0379
San Fernando Fruit Growers Association	.2495
San Fernando Heights Orange Association	.2637
Sierra Madra Lamanda Citrus Association	.1939
Camarillo Citrus Association	.0033
Fillmore Citrus Association	1.0531
Ojai Orange Association	.8535
Piru Citrus Association	1.0202
Santa Paula Orange Association	.0366
Tapo Citrus Association	.0693
East Whittier Citrus Association	.0142
El Ranchito Citrus Association	.0367
Rivera Citrus Association	.0493
Whittier Citrus Association	.1797
Whittier Select Citrus Association	.0511
Anaheim Coop. Orange Association	.0478
Bryn Mawr Mutual Orange Association	.4365
Chula Vista Mutual Lemon Association	.1248
Escondido Coop. Citrus Association	.0351
Euclid Avenue Orange Association	2.0446
Foothill Citrus Union, Inc.	.1011
Fullerton Coop. Orange Association	.0457
Garden Grove Orange Coop.	.0331
Glendora Coop. Citrus Association	.0333
Golden Orange Groves, Inc.	.4317
Highland Mutual Groves, Inc.	.5382
Index Mutual Association	.0634
La Verne Coop. Citrus Association	2.3004
Olive Hillside Groves, Inc.	.0269
Orange Coop. Citrus Association	.0325
Redlands Foothill Groves	2.0242
Redlands Mutual Orange Association	1.0220
Riverside Citrus Association	.4633
Ventura County O. & L. Association	.1800
Whittier Mutual O. & L. Association	.0557
Babyljuice Corp., of California	.2932
Banks Fruit Co.	.2833
California Fruit Distributors	.1216
Cherokee Citrus Co., Inc.	1.4855
Chess Co., Meyer W.	.2781
El Modena Citrus, Inc.	.0345
Evans Brothers Packing Co.	.7516
Gold Banner Association	1.8595
Granada Packing House	.9831
Hill, Fred A.	.6531
Inland Fruit Dealers, Inc.	.2757
Orange Belt Fruit Distributors	2.1034
Panno Fruit Co., Carlo	.1920
Paramount Citrus Association	.2315
Placentia Pioneer Valencia Growers Association	.0648
Riverside Growers, Inc.	.6363
San Antonio Orchards Association	1.2892
Snyder & Sons Co., W. A.	.8660
Torn Ranch	.0413
Verity & Sons Co., R. H.	.1014
Wall, E. T.	1.5028
Western Fruit Growers, Inc., Redlands	2.8677
Yorba Orange Growers Association	.0237

[Grapefruit Reg. 79]

PART 933—ORANGES, GRAPEFRUIT, AND TANGERINES GROWN IN THE STATE OF FLORIDA

LIMITATION OF SHIPMENTS

§ 933.321 *Grapefruit Regulation 79—*
(a) *Findings.* (1) Pursuant to the marketing agreement, as amended, and the order, as amended (7 CFR, Cum. Supp., 933.1 et seq., 11 F. R. 9471) regulating the handling of oranges, grapefruit, and tangerines grown in the State of Florida, issued under the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended, and upon the basis of the recommendations of the committees established under the aforesaid amended marketing agreement and order, and upon other available information, it is hereby found that the limitation of shipments of grapefruit, as hereinafter provided, will tend to effectuate the declared policy of the act.

(2) It is hereby further found that compliance with the notice, public rule making procedure, and effective date requirements of the Administrative Procedure Act (Pub. Law 404, 79th Cong., 60 Stat. 237) is impracticable and contrary to the public interest in that the time intervening between the date when information upon which this section is based became available and the time when this section must become effective in order to effectuate the declared policy of the Agricultural Marketing Agreement Act of 1937, as amended, is insufficient for such compliance.

(b) *Order* (1) During the period beginning at 12:01 a. m., e. s. t., January 13, 1947, and ending at 12:01 a. m., e. s. t., January 20, 1947, no handler shall ship:

(i) Any grapefruit of any variety, grown in the State of Florida, which grade U. S. No. 3, or lower than U. S. No. 3 grade (as such grades are defined in the United States standards for citrus fruits (11 F. R. 13239))

(ii) Any seeded grapefruit, other than pink grapefruit, grown in the State of Florida, which are of a size smaller than a size that will pack 80 grapefruit, packed in accordance with the requirements of a standard pack (as such pack is defined in the aforesaid United States standards) in a standard box (as such box is defined in the standards for containers for citrus fruit established by the Florida Citrus Commission pursuant to section 3 of Chapter 20449, Laws of Florida, Acts of 1941 (Florida Laws Annotated § 595.09))

(iii) Any seedless grapefruit, other than pink grapefruit, grown in the State of Florida, which are of a size smaller than a size that will pack 96 grapefruit, packed in accordance with the requirements of a standard pack (as such pack is defined in the aforesaid United States standards) in a standard box (as such box is defined in the aforesaid standards for containers for citrus fruit), or

(iv) Any pink grapefruit, grown in the State of Florida, which are of a size smaller than a size that will pack 126 grapefruit, packed in accordance with the requirements of a standard pack (as defined in the aforesaid United States

standards) in a standard box (as such box is defined in the aforesaid standards for containers for citrus fruit)

(2) As used herein, "variety," "handler," and "ship" shall have the same meaning as is given to each such term in said amended marketing agreement and order. (48 Stat. 31, 670, 675; 49 Stat. 750; 50 Stat. 246; 7 U. S. C. 601 et seq.)

Done at Washington, D. C., this 9th day of January 1947.

[SEAL] S. R. SMITH,
*Director Fruit and Vegetable
Branch, Production and Mar-
keting Administration.*

[F. R. Doc. 47-317; Filed, Jan. 10, 1947;
8:46 a. m.]

[Lemon Reg. 204]

PART 953—LEMONS GROWN IN THE STATES OF CALIFORNIA AND ARIZONA

LIMITATIONS OF SHIPMENTS

§ 953.311 *Lemon Regulation 204—*(a) *Findings.* (1) Pursuant to the marketing agreement and the order (7 CFR, Cum. Supp., 953.1 et seq.) regulating the handling of lemons grown in the State of California or in the State of Arizona, issued under the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended, and upon the basis of the recommendation and information submitted by the Lemon Administrative Committee, established under the said marketing agreement and order, and upon other available information, it is hereby found that the limitation of the quantity of such lemons which may be handled, as hereinafter provided, will tend to effectuate the declared policy of the act.

(2) It is hereby further found that compliance with the notice, public rule making procedure, and effective date requirements of the Administrative Procedure Act (Pub. Law 404, 79th Cong., 2d Sess., 60 Stat. 237) is impracticable and contrary to the public interest in that the time intervening between the date when information upon which this section is based became available and the time when this section must become effective in order to effectuate the declared policy of the Agricultural Marketing Agreement Act of 1937, as amended, is insufficient for such compliance.

(b) *Order* (1) The quantity of lemons grown in the State of California or in the State of Arizona which may be handled during the period beginning at 12:01 a. m., P. s. t., January 12, 1947, and ending at 12:01 a. m., P. s. t., January 19, 1947, is hereby fixed at 250 carloads, or an equivalent quantity.

(2) The prorate base of each handler who has made application therefor, as provided in the said marketing agreement and order, is hereby fixed in accordance with the prorate base schedule which is attached to Lemon Regulation 203 (12 F. R. 61) and made a part hereof by this reference. The Lemon Administrative Committee, in accordance with the provisions of the said marketing

agreement and order, shall calculate the quantity of lemons which may be handled by each such handler during the period specified in subparagraph (1) of this paragraph.

(3) As used in this section, "handled," "boxes," "handler," "carloads," and "prorate base" shall have the same meaning as is given to each such word in the said marketing agreement and order. (48 Stat. 31, 670, 675; 49 Stat. 750; 50 Stat. 246; 7 U. S. C. 601 et seq.)

Done at Washington, D. C., this 9th day of January 1947.

[SEAL] S. R. SMITH,
*Director Fruit and Vegetable
Branch, Production and Mar-
keting Administration.*

[F. R. Doc. 47-314; Filed, Jan. 10, 1947;
8:46 a. m.]

[Tangerine Reg. 60]

PART 933—ORANGES, GRAPEFRUIT, AND TANGERINES GROWN IN THE STATE OF FLORIDA

LIMITATION OF SHIPMENTS

§ 933.322 *Tangerine Regulation 60—*
(a) *Findings.* (1) Pursuant to the amended marketing agreement and the order, as amended (7 CFR, Cum. Supp., 933.1 et seq., 11 F. R. 9471) regulating the handling of oranges, grapefruit, and tangerines grown in the State of Florida, issued under the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended, and upon the basis of the recommendations of the committees established under the aforesaid amended marketing agreement and order, and upon other available information, it is hereby found that the limitation of shipments of tangerines, as hereinafter provided, will tend to effectuate the declared policy of the act.

(2) It is hereby further found that compliance with the notice, public rule making procedure, and effective date requirements of the Administrative Procedure Act (Pub. Law 404, 79th Cong., 60 Stat. 237) is impracticable and contrary to the public interest in that the time intervening between the date when information upon which this section is based became available and the time when this section must become effective in order to effectuate the declared policy of the Agricultural Marketing Agreement Act of 1937, as amended, is insufficient for such compliance.

(b) *Order* (1) During the period beginning at 12:01 a. m., e. s. t., January 13, 1947, and ending at 12:01 a. m., e. s. t., January 20, 1947, no handler shall ship:

(i) Any tangerines, grown in the State of Florida, which grade U. S. No. 2 Russet, U. S. No. 3, or lower than U. S. No. 3 grade (as such grades are defined in the U. S. Standards for Tangerines, issued by the United States Department of Agriculture, effective September 29, 1941, as amended)

(ii) Any tangerines, grown in the State of Florida, which are of a size smaller than the size that will pack 210 tan-

germes, packed in accordance with the requirements of a standard pack (as such pack is defined in the aforesaid U. S. Standards) in a half-standard box (inside dimensions $9\frac{1}{2} \times 9\frac{1}{2} \times 19\frac{1}{2}$ inches; capacity 1,726 cubic inches) or

(iii) Any tangerines, grown in the State of Florida, which are of a size larger than the size that will pack 120 tangerines, packed in accordance with the requirements of a standard pack (as such pack is defined in the aforesaid U. S. Standards) in a half-standard box (inside dimensions $9\frac{1}{2} \times 9\frac{1}{2} \times 19\frac{1}{2}$ inches; capacity 1,726 cubic inches).

(2) As used herein, "handler" and "ship" shall have the same meaning as is given to each such term in said amended marketing agreement and order. (48 Stat. 31, 670, 675; 49 Stat. 750; 50 Stat. 246; 7 U. S. C. 601 et seq.)

Done at Washington, D. C., this 9th day of January 1947.

[SEAL] S. R. SMITH,
Director Fruit and Vegetable
Branch, Production and Mar-
keting Administration.

[F. R. Doc. 47-316; Filed, Jan. 10, 1947;
8:46 a. m.]

TITLE 6—AGRICULTURAL CREDIT

Chapter III—Farmers Home Administration

Subchapter G—Farm Ownership

PART 364—REGULATIONS

FARM OWNERSHIP LOAN LIMITS

For the purposes of Title I of the Bankhead-Jones Farm Tenant Act, as amended, average values of efficient family-type farm-management units and loan limits for the counties in the States of Nevada and Texas named herein are determined to be as herein set forth; and § 364.11 (b) Part 364 of Title 6 of the Code of Federal Regulations, as amended November 14, 1946 (11 F. R. 13611) is amended by adding said counties, average values, and loan limits to the tabulations appearing in said section under the States of Nevada and Texas:

County	Average value	Loan limit
NEVADA		
Elko.....	\$14,000	\$12,000
Lyon.....	14,000	12,000
Pershing.....	14,000	12,000
TEXAS		
Dallam.....	19,200	12,000
El Paso.....	25,000	12,000
Hudspeth.....	25,000	12,000
Taylor.....	13,000	12,000

(Secs. 3 (a) 41 (i), 50 Stat. 522; secs. 3, 5, Pub. Law 731, 79th Cong., 60 Stat. 1062; 7 U. S. C. 1003 (a))

Issued this 7th day of January 1947.

[SEAL] N. E. DODD,
Acting Secretary of Agriculture.

[F. R. Doc. 47-278; Filed, Jan. 10, 1947;
8:49 a. m.]

TITLE 10—ARMY WAR DEPARTMENT

Chapter V—Military Reservations and National Cemeteries

PART 505—MOTION PICTURE SERVICE

UNITED STATES ARMY MOTION PICTURE SERVICE

The regulations contained in Part 505 are amended as set forth below:

1. Rescind § 505.2 and substitute the following:

§ 505.2 *Definitions.* (a) An Army theater as an adjunct of the Army, exhibits commercial entertainment motion pictures at an admission charge to specified persons and is financed by nonappropriated funds.

(b) Army theaters are operated by the installation commanders under the supervision of the appropriate army and air force commanders and the Army Motion Picture Service, Special Services Division, as set forth in §§ 505.3 and 505.5.

(c) Where the term "Installation" is used in these regulations it will be construed to mean posts, camps, stations, air bases, depots, airfields, or any similar Army establishment.

(d) Regional and branch offices of the Army Motion Picture Service, Special Services Division, are class II installations reporting direct to the Chief, Special Services Division, War Department, on all matters. The commanders listed in § 505.5 have no responsibilities in connection with the operation of these regional offices.

2. Amend § 505.3 by revising paragraphs (b), (c) and (d) as follows:

§ 505.3 *Army Motion Picture Service.*

(b) The Army Motion Picture Service is an adjunct of the Army operated by the War Department as a nonappropriated fund activity under the Chief, Special Services Division, War Department. This service provides supervision as hereinafter defined in the operation of Army theaters.

(c) Such regional and branch offices as may be necessary for efficient operation, and the engineering depot will be maintained, reporting direct to the Chief, Special Services Division.

(d) The Army Motion Picture Service will carry adequate insurance of the kinds and on such plans and forms as may be prescribed from time to time by the Chief, Special Services Division, in conformity with policies established by the Chief of Finance. Theater officers, assistant theater officers, and theater employees will be bonded under a blanket position bond and theater funds insured as described in TM 23-405, Operation of the Army Theater: Army Motion Picture Service.

3. Rescind §§ 505.4 and 505.5 and substitute the following in lieu thereof:

§ 505.4 *Regional offices of the Army Motion Picture Service.* The regional offices will perform functions pertaining to the booking and circuiting of enter-

tainment films, the procuring and distributing of advertising material, and such additional functions as may be delegated by the Chief, Special Services Division, from time to time.

§ 505.5 *Command responsibility.* The following will exercise command responsibilities in the supervision of the entertainment motion picture service at Army theaters, and all policy matters will be channeled through them for such action or recommendation as may be appropriate:

(a) Army commanders (ZI).

(b) Commanding generals of the major air force commands in the United States.

(c) Commanding general, Military District of Washington.

4. In § 505.6 paragraph (a) (1) is revised and paragraph (a) (3) is rescinded as follows:

§ 505.6 *Films.*—(a) *Supply.* (1) All entertainment motion pictures for exhibition at installations in the area prescribed in § 505.1 will be secured from the Army Motion Picture Service with the following exceptions:

(i) American Red Cross service for patients in hospitals.

(ii) 16-mm entertainment motion pictures will not ordinarily be shown at installations where Army theaters are operated. Any unusual conditions that would appear to justify a departure from this policy will be communicated through the appropriate command channels the Chief, Special Services Division, for approval.

(2) * * *

(3) [Rescinded]

5. Rescind §§ 505.9 and 505.10 and substitute the following in lieu thereof:

§ 505.9 *Patronage eligibility.* Admission to motion picture shows will be restricted as follows:

(a) Military personnel on active duty may attend any Army theater. Such military personnel when not in uniform will present appropriate identification.

(b) Members of the households of military personnel on active duty may attend showing at Army theaters located at the installations to which the military personnel are assigned although not in the company of such military personnel, provided proper identification is presented.

(c) Members of the households of military personnel on active duty may attend showings at Army theaters located at installations other than that to which the military personnel are assigned, but only when in the company of such military personnel and provided proper identification is presented.

(d) Civilians residing within the limits of Army installations may attend showings at Army theaters at the installation where they reside provided proper identification is presented.

§ 505.10 *Employment of theater personnel.* (a) The number and names of the positions and the maximum rates of pay that may be paid employees of Army theaters will be as designated by the Army Motion Picture Service, Special Services Division.

(b) All authorized Army theater positions will be part time, and compensation therefor in the case of assistant managers, chief projectionists, assistant projectionists, assistant manager-cashiers, cashiers, ticket takers, and ushers will be on a performance basis. In the case of janitors, supervising assistant managers, and projection supervisors, compensation will be at a flat rate per show day.

(c) Military personnel will occupy theater positions only as a part time employment during their off-duty time, which will not interfere with the performance of their normal military duties. [AR 210-390, 6 Dec. 1946] (R. S. 161, 5 U. S. C. 22)

[SEAL] EDWARD F. WITSELL,
Major General,
The Adjutant General.

[F. R. Doc. 47-256; Filed, Jan. 10, 1947;
8:46 a. m.]

TITLE 32—NATIONAL DEFENSE

Chapter IX—Office of Temporary Controls, Civilian Production Administration

AUTHORITY: Regulations in this chapter unless otherwise noted at the end of documents affected, issued under sec. 2 (a), 54 Stat. 676, as amended by 55 Stat. 236, 56 Stat. 177, 58 Stat. 827, and Public Laws 270 and 475, 79th Congress; Public Law 388, 79th Congress; E. O. 9024, 7 F. R. 329; E. O. 9040, 7 F. R. 527; E. O. 9125, 7 F. R. 2719; E. O. 9599, 10 F. R. 10155; E. O. 9638, 10 F. R. 12591; C. P. A. Reg. 1, Nov. 5, 1945, 10 F. R. 13714; Housing Expediter's Priorities Order 1, Aug. 27, 1946, 11 F. R. 9507; E. O. 9809, Dec. 12, 1946, 11 F. R. 14281; OTC Reg. 1, 11 F. R. 14311.

PART 1010—SUSPENSION ORDERS [Suspension Order S-1064]

HERMAN BAUM

Herman Baum, 204 E. Third Street, Fort Worth, Texas, on or about September 12, 1946, began construction of a one story building at 1015 Henderson Street, Fort Worth, Texas. The building was designed for use as an automobile agency and the estimated cost of the project was approximately \$89,000. The Civilian Production Administration had authorized the construction of a retaining wall 20' x 180' x 20' in length to prevent caving and resulting damage from excavation of the property. Without further authorization or making further application, Herman Baum, through his duly authorized agents, ordered additional construction. The beginning and carrying on of this additional construction constituted a wilful violation of Veterans' Housing Program Order No. 1 and has diverted critical materials to uses not authorized by the Civilian Production Administration. In view of the foregoing, it is hereby ordered that:

§ 1010.1064 *Suspension Order No. S-1064.* (a) Neither Herman Baum, his successors or assigns, nor any other person shall do any construction on the premises located at 1015 Henderson Street, Fort Worth, Texas, (except the completion of the retaining wall as authorized) unless hereafter specifically authorized in writing by the Civilian Production Administration.

(b) Herman Baum shall refer to this order in any application or appeal which he may file with the Civilian Production Administration for authorization to carry on construction.

(c) Nothing contained in this order shall be deemed to relieve Herman Baum, his successors or assigns, from any restriction, prohibition, or provision contained in any other order or regulation of the Civilian Production Administration, except insofar as the same may be inconsistent with the provisions hereof.

Issued this 9th day of January 1947.

CIVILIAN PRODUCTION
ADMINISTRATION,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 47-318; Filed, Jan. 9, 1947;
4:31 p. m.]

PART 1010—SUSPENSION ORDERS

REVOCATIONS

In view of the revocation of General Preference Order M-38, the Chief Compliance Commissioner has directed that the suspension orders hereinafter listed be revoked forthwith.

It is therefore hereby ordered that the following suspension orders be revoked, effective January 9, 1947: *Provided, however* That this revocation does not affect any liabilities incurred for violations of the suspension order prior to revocation.

§ 1010.983 S-983 Apex Battery Manufacturing Company
§ 1010.931 S-931 Associated Battery Manufacturing Company
§ 1010.974 S-974 Blasco Wilson Company
§ 1010.958 S-958 Bowers Battery and Spark Plug Company
§ 1010.943 S-943 DuBois Electric Storage Battery Company
§ 1010.953 S-953 Electro Battery Manufacturing Company
§ 1010.1043 S-1043 Keystone Storage Battery Company
§ 1010.940 S-940 William S. Knoblock
§ 1010.992 S-992 Mule Battery Manufacturing Company
§ 1010.1012 S-1012 Universal Battery Company
§ 1010.994 S-994 Volta Battery Company
§ 1010.981 S-981 Wonch Battery Company

Issued this 9th day of January 1947.

CIVILIAN PRODUCTION
ADMINISTRATION,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 47-316; Filed, Jan. 10, 1947;
11:25 a. m.]

TITLE 49—TRANSPORTATION AND RAILROADS

Chapter I—Interstate Commerce Commission

Subchapter B—Carriers by Motor Vehicle

PART 205—REPORTS OF MOTOR CARRIERS

SUPPLEMENT TO MOTOR CARRIER ANNUAL REPORT FORM A

At a session of the Interstate Commerce Commission, Division 1, held at its office in Washington, D. C., on the 6th day of January A. D. 1947.

It appearing, that by order of March 1, 1946, certain Class I common carriers by motor vehicle were required to keep their accounts and compile statistics which would permit them to report certain information as a Supplement to Motor Carrier Annual Report Form A for 1946, it is ordered, that:

§ 205.2 *Supplement to Motor Carrier Annual Report Form A—1946.* Each Class I common carrier by motor vehicle engaged predominantly in intercity service as a carrier of general commodities which had gross operating revenues for the year 1945 of \$400,000 or more shall file a supplement to its annual report for the year 1946 in accordance with Supplement to Annual Report Form A for the year 1946 which is hereby approved and made a part of this order. Such Supplement shall contain information for the nine months ended December 31, 1946, and shall be filed, in duplicate, in the Bureau of Motor Carriers, Interstate Commerce Commission, Washington, D. C., on or before March 31, 1947. (49 Stat. 563, sec. 24, 54 Stat. 926; 49 U. S. C. 320)

NOTE: The reporting requirement of this order has been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

By the Commission, Division 1.

[SEAL] W P BARTEL,
Secretary.

SUPPLEMENT TO ANNUAL REPORT FORM A FOR THE YEAR 1946

INCOME STATEMENT FOR THE NINE MONTHS ENDED DECEMBER 31, 1946, COMMON CARRIERS WITH GROSS REVENUES OF \$400,000 OR MORE PER ANNUM ENGAGED PREDOMINANTLY IN INTERCITY TRANSPORTATION OF GENERAL FREIGHT

Schedule 5000—S—Operating Revenues

	Detail	Total
3100—Freight revenue—intercity—common carrier.....		
3101—Credits.....		
3102—Debits—collection and delivery.....		
1. Payments to other carriers.....		
2. Allowance to shippers and consignees.....		
3103—Debits—intercity service.....		
1. Interline amounts.....		
2. Purchased transportation.....		
3104—All other debits.....		
3110—Freight revenue—intercity.....		
3111—Credits.....		
3112—Debits.....		
3120—Freight revenue—local service.....		
3900—Other operating revenue.....		
Total operating revenue.....		

Schedule 4000—S—Operating and Maintenance Expenses

4100—Equipment maintenance and garage expenses:		
4110—Supervision of shop and garage.....		
4121—Repairs to shop and garage equipment.....		
4122—Operating and maintenance of service equipment.....		
4123—Repairs to shop and garage buildings and grounds.....		
4131—Light, heat, power, and water for shops and garages.....		
4132—Other shop and garage expenses.....		
4140—Repairs to revenue equipment.....		
4150—Servicing of revenue equipment.....		
4160—Tires and tubes—revenue equipment.....		
4191—Joint garage expense—debit.....		
4195—Joint garage expense—credit.....		
Total equipment maintenance and garage expenses.....		

SUPPLEMENT TO ANNUAL REPORT FORM A FOR
THE YEAR 1946—ContinuedINCOME STATEMENT FOR THE NINE MONTHS ENDED
DECEMBER 31, 1946, COMMON CARRIERS WITH
GROSS REVENUES OF \$400,000 OR MORE PER
ANNUM ENGAGED PREDOMINANTLY IN INTERCITY
TRANSPORTATION OF GENERAL FREIGHT—CON.Schedule 4000—S—Operating and Maintenance
Expenses—Continued

	Detail	Total
4200—Transportation expenses.....		
4210—Supervision of transportation.....		
4220—Drivers' and helpers' wages and bonuses.....		
1. Drivers and helpers—carriers employees.....		
2. Drivers and helpers—other.....		
4230—Fuel for revenue equipment.....		
4240—Oil for revenue equipment.....		
4251—Road expense.....		
4262—Bridge, tunnel and ferry tolls.....		
4264—Other transportation expenses.....		
Total transportation expenses.....		
4300—Terminal expense.....		
4311—Terminal employees.....		
1. Salaries—supervisory employees.....		
2. Salaries—cashiers, rating, billing and manifesting.....		
3. Salaries—other clerical employees.....		
4. Salaries and wages—platform employees.....		
5. Salaries and wages—other terminal employees.....		
6. Expenses of terminal employees.....		
4314—Supplies and expenses.....		
4319—Repairs to terminals and equipment.....		
4330—Commission agents and connecting lines.....		
4360—Collection and delivery.....		
1. Salaries—Supervisory employees.....		
2. General repairs.....		
3. Repairs due to accident.....		
4. Servicing of equipment.....		
5. Tires and tubes.....		
6. Drivers and helpers—wages and bonuses.....		
7. Fuel.....		
8. Oil.....		
9. Other expenses.....		
Total terminal expense.....		
4400—Sales, tariff and advertising expense.....		
4410—Salaries and expenses.....		
4430—Tariffs and schedules.....		
4450—Other sales expenses.....		
4470—Advertising.....		
Total sales, tariff and advertising.....		
4500—Insurance and safety expenses.....		
4510—Salaries and expenses—insurance and safety.....		
4520—Public liability and property damage insurance.....		
1. Intercity service.....		
2. Collection and delivery service.....		
3. Operation of service cars.....		
4530—Injuries and damages.....		
1. Intercity service.....		
2. Collection and delivery service.....		
3. Operation of service cars.....		
4541—Workmen's compensation—insurance.....		
1. Shop and garage employees.....		
2. Drivers and helpers—intercity.....		
3. Terminal platform employees.....		
4. Drivers and helpers—collection and delivery.....		
5. All other employees.....		
4546—Workmen's compensation—self-insurer.....		
1. Shop and garage employees.....		
2. Drivers and helpers—intercity.....		
3. Terminal platform employees.....		
4. Drivers and helpers—collection and delivery.....		
5. All other employees.....		

SUPPLEMENT TO ANNUAL REPORT FORM A FOR
THE YEAR 1946—ContinuedINCOME STATEMENT FOR THE NINE MONTHS ENDED
DECEMBER 31, 1946, COMMON CARRIERS WITH
GROSS REVENUES OF \$400,000 OR MORE PER
ANNUM ENGAGED PREDOMINANTLY IN INTERCITY
TRANSPORTATION OF GENERAL FREIGHT—CON.Schedule 4000—S—Operating and Maintenance
Expenses—Continued

	Detail	Total
4590—Insurance and safety expenses—Continued.....		
4590—Cargo insurance.....		
4590—Cargo loss and damage.....		
4570—Fire and theft insurance.....		
1. Intercity revenue equipment.....		
2. Collection and delivery equipment.....		
3. Service equipment.....		
4. All other.....		
4590—Other insurance.....		
Total insurance and safety expenses.....		
4600—Administrative and general expenses.....		
4611—Salaries of general officers.....		
4612—Expenses of general officers.....		
4613—Salaries of general office employees.....		
1. Revenue accounting.....		
2. Credits, collections and interline accounting.....		
3. All other employees.....		
4616—Expenses of general office employees.....		
4620—Low expenses.....		
4630—General office supplies and expenses.....		
1. Stationery and printing—general office.....		
2. Stationery and printing—terminal.....		
3. Stationery and printing—all other.....		
4. Rentals for office machines.....		
5. Other supplies and expenses.....		
4640—Communication service.....		
4651—Outside auditing expenses.....		
4652—Employees' welfare expenses.....		
4655—Purchasing and store expenses.....		
4656—Other general expenses.....		
4650—Management and supervision fees and expenses.....		
4671—Franchise requirements—debit.....		
4672—Franchise requirements—credit.....		
4673—Other regulatory commission expenses.....		
4680—Uncollectible revenues.....		
4691—Joint operating expense—debit.....		
4692—Joint operating expense—credit.....		
Total administrative and general expenses.....		

Schedule 5000—S—Depreciation Expense

	Detail	Total
5000—Depreciation expense.....		
5011—Depreciation of structures.....		
1. Shop and garage.....		
2. Terminal.....		
3. General office and other.....		
5021—Depreciation of revenue equipment.....		
1. Trucks and tractors—intercity.....		
2. Trailers—intercity.....		
3. Collection and delivery equipment.....		
5031—Depreciation of service cars and equipment.....		
5041—Depreciation of shop and garage equipment.....		
5051—Depreciation of furniture and office equipment.....		
5061—Depreciation of miscellaneous equipment.....		
5071—Depreciation of improvements to leasehold property.....		
1. Shop and garage.....		
2. Terminal property.....		
3. General office and other.....		
5081—Depreciation of undistributed property.....		
5091—Depreciation adjustment.....		
Total depreciation expense.....		

SUPPLEMENT TO ANNUAL REPORT FORM A FOR
THE YEAR 1946—ContinuedINCOME STATEMENT FOR THE NINE MONTHS ENDED
DECEMBER 31, 1946, COMMON CARRIERS WITH
GROSS REVENUES OF \$400,000 OR MORE PER
ANNUM ENGAGED PREDOMINANTLY IN INTERCITY
TRANSPORTATION OF GENERAL FREIGHT—CON.

Schedule 6000—S—Amortization Chargeable to Operations

	Detail	Total
6100—Amortization chargeable to operations.....		
6110—Amortization of carrier operating property.....		
6120—Property loss chargeable to operations.....		
Total amortization expense.....		

Schedule 6500—S—Operating Taxes

	Detail	Total
6200—Operating taxes and licenses.....		
6210—Gasoline, other fuel and oil taxes.....		
1. Intercity service.....		
2. Collection and delivery service.....		
3. Service cars.....		
6220—Vehicle license and registration fees.....		
1. Intercity service.....		
2. Collection and delivery service.....		
3. Service cars.....		
6230—Real estate and personal property taxes.....		
1. Shop and garage property.....		
2. Intercity vehicles.....		
3. Collection and delivery vehicles.....		
4. Service cars.....		
5. Terminal property.....		
6. General office and other property.....		
6240—Social security taxes.....		
6250—Other taxes.....		
Total operating taxes and licenses.....		

Schedule 6500—S—Operating Rents

	Detail	Total
6300—Operating rents—net.....		
6310—Equipment rents—debit.....		
1. Intercity vehicles.....		
2. Collection and delivery vehicles.....		
6320—Other operating rents—debit.....		
1. Rent for shop and garage.....		
2. Rent for terminal property.....		
3. Rent for property—general office and other.....		
6330—Joint facility rents—debit.....		
1. Shop and garage.....		
2. Terminals.....		
3. General office and other.....		
6340—Equipment rents—credit.....		
1. Intercity vehicles.....		
2. Collection and delivery vehicles.....		
6350—Rent from owned land and structures.....		
1. Rent from owned shop and garage.....		
2. Rent from terminal property.....		
3. Rent from other property.....		
6360—Sublease rental income.....		
6370—Joint facility rents—credit.....		
1. Shop and garage.....		
2. Terminals.....		
3. General office and other.....		
Total operating rents.....		

Schedule 6600—S—Operating Statistics—Property Carriers

Vehicle-Miles Operated in Intercity Revenue Service
(Including Loaded and Empty)

	Common	Contract
1. Intercity.....		
2. Owned truck miles.....		
3. Owned tractor miles.....		
4. Owned combination bus-truck miles.....		
5. Total intercity—owned vehicles.....		

SUPPLEMENT TO ANNUAL REPORT FORM A FOR
THE YEAR 1946—Continued

INCOME STATEMENT FOR THE NINE MONTHS ENDED
DECEMBER 31, 1946, COMMON CARRIERS WITH
GROSS REVENUES OF \$400,000 OR MORE PER
ANNUM ENGAGED PREDOMINANTLY IN INTERCITY
TRANSPORTATION OF GENERAL FREIGHT—CON.

Schedule 9003-S—Operating Statistics—
Property Carriers—Continued

Vehicle-Miles Operated in Intercity Revenue
Service (Including Loaded and Empty)—
Continued

	Com- mon	Con- tract
1. Intercity—Continued		
6. Leased truck miles.....	-----	-----
7. Leased tractor miles.....	-----	-----
8. Leased combination bus- truck miles.....	-----	-----
9. Total intercity—leased ve- hicles.....	-----	-----
10. Grand total intercity ve- hicle-miles.....	-----	-----
11. Driveway miles operated.....	-----	-----
12. Collection and delivery:		
13. Truck miles.....	-----	-----
14. Tractor miles.....	-----	-----
15. Total collection and deliv- ery.....	-----	-----

Vehicle-Hours Operated in Intercity Revenue Service
(Including Loaded and Empty)

16. Intercity:		
17. Owned truck hours.....	-----	-----
18. Owned tractor hours.....	-----	-----
19. Owned combination bus- truck hours.....	-----	-----
20. Total intercity—owned ve- hicles.....	-----	-----
21. Leased truck hours.....	-----	-----
22. Leased tractor hours.....	-----	-----
23. Leased combination bus-truck hours.....	-----	-----
24. Total intercity—leased ve- hicles.....	-----	-----
25. Grand total intercity ve- hicle-hours.....	-----	-----
26. Driveway hours operated.....	-----	-----
27. Collection and delivery:		
28. Truck-hours.....	-----	-----
29. Tractor-hours.....	-----	-----
30. Total collection and deliv- ery.....	-----	-----

Other Statistics

1. Freight revenue from intercity service—truck load.....	-----	-----
2. Freight revenue from intercity service—less truck load.....	-----	-----
3. Tons of intercity revenue freight billed—truck load.....	-----	-----
4. Tons of intercity revenue freight billed—less truck load.....	-----	-----
5. Number of shipments billed— Truck load.....	-----	-----
6. Number of shipments billed— less truck load.....	-----	-----
7. Tons platform handled.....	-----	-----
8. Ton-miles intercity revenue freight (actual basis).....	-----	-----

COMMON CARRIERS OF PROPERTY

Schedule 9006-S—Distribution of Intercity Traffic

	Freight re- venues	Tons	Num- ber of ship- ments
1. Originated and terminated by reporting carriers.....	-----	-----	-----
2. Originated by reporting carrier and delivered to connecting carrier.....	-----	-----	-----
3. Received from connecting carrier and terminated by reporting carrier.....	-----	-----	-----
4. Received from connecting carrier and delivered to connecting carrier.....	-----	-----	-----

[F. R. Doc. 47-255; Filed, Jan. 10, 1947;
8:48 a. m.]

NOTICES

DEPARTMENT OF AGRICULTURE

Rural Electrification Administration

[Administrative Order 1170]

ALLOCATION OF FUNDS FOR LOANS

NOVEMBER 4, 1946.

By virtue of the authority vested in me by the provisions of section 4 of the Rural Electrification Act of 1936, as amended, I hereby allocate, from the sums authorized by said act, funds for loans for the projects and in the amounts as set forth in the following schedule:

Project designation:	Amount
Kansas 22D Doniphan.....	\$80,000
Kansas 24H Clay.....	420,000
Kansas 42A Lane.....	391,000
Missouri 40M Pettis.....	305,000
Pennsylvania 13N Tioga.....	75,000
Texas 124C Schleicher.....	260,000

[SEAL] CLAUDE R. WICKARD,
Administrator.

[F. R. Doc. 47-257; Filed, Jan. 10, 1947;
8:46 a. m.]

[Administrative Order 1171]

ALLOCATION OF FUNDS FOR LOANS

NOVEMBER 4, 1946

By virtue of the authority vested in me by the provisions of section 4 of the Rural Electrification Act of 1936, as amended, I hereby allocate, from the sums authorized by said act, funds for loans for the projects and in the amount as set forth in the following schedule:

Project designation:	Amount
Mississippi 41P Pike.....	\$825,000
South Dakota 29A Hand.....	500,000
Virginia 50A Appomattox.....	302,000

[SEAL] CLAUDE R. WICKARD,
Administrator

[F. R. Doc. 47-258; Filed, Jan. 10, 1947;
8:46 a. m.]

[Administrative Order 1172]

ALLOCATION OF FUNDS FOR LOANS

NOVEMBER 13, 1946.

By virtue of the authority vested in me by the provisions of section 4 of the Rural Electrification Act of 1936, as amended, I hereby allocate, from the sums authorized by said act, funds for loans for the projects and in the amounts as set forth in the following schedule:

Project designation:	Amount
Michigan 44K Grand Traverse.....	\$40,000
Nebraska 71E Madison District Public.....	712,000
North Carolina 40M Brunswick.....	198,000
North Carolina 48E Mecklenburg.....	34,000
Ohio 88N Gallia.....	270,000
Oklahoma 2P Kay.....	372,000

[SEAL] WILLIAM J. NEAL,
Acting Administrator

[F. R. Doc. 47-259; Filed, Jan. 10, 1947;
8:46 a. m.]

[Administrative Order 1173]

ALLOCATION OF FUNDS FOR LOANS

NOVEMBER 13, 1946.

By virtue of the authority vested in me by the provisions of section 4 of the Rural Electrification Act of 1936, as amended, I hereby allocate, from the sums authorized by said act, funds for loans for the projects and in the amounts as set forth in the following schedule:

Project designation:	Amount
Illinois 46G Madison.....	\$225,000
Iowa 53H Linn.....	150,000
Minnesota 62N Wright.....	330,000
North Carolina 52G Cumberland.....	367,000

[SEAL] WILLIAM J. NEAL,
Acting Administrator.

[F. R. Doc. 47-260; Filed, Jan. 10, 1947;
8:46 a. m.]

[Administrative Order 1174]

ALLOCATION OF FUNDS FOR LOANS

NOVEMBER 13, 1946.

By virtue of the authority vested in me by the provisions of section 4 of the Rural Electrification Act of 1936, as amended, I hereby allocate, from the sums authorized by said act, funds for loans for the projects and in the amounts as set forth in the following schedule:

Project designation:	Amount
Iowa 31L Grundy.....	\$150,000
Missouri 51H Nodaway.....	322,000
Nebraska 77AC Norris District Public.....	310,000

[SEAL] WILLIAM J. NEAL,
Acting Administrator

[F. R. Doc. 47-262; Filed, Jan. 10, 1947;
8:46 a. m.]

[Administrative Order 1175]

ALLOCATION OF FUNDS FOR LOANS

NOVEMBER 13, 1946.

By virtue of the authority vested in me by the provisions of section 4 of the Rural Electrification Act of 1936, as amended, I hereby allocate, from the sums authorized by said act, funds for a loan for the project and in the amount as set forth in the following schedule:

Project designation:	Amount
Minnesota 99E Lake of the Woods.....	\$655,000

[SEAL] WILLIAM J. NEAL,
Acting Administrator

[F. R. Doc. 47-261; Filed, Jan. 10, 1947;
8:46 a. m.]

[Administrative Order 1176]

ALLOCATION OF FUNDS FOR LOANS

NOVEMBER 18, 1946.

By virtue of the authority vested in me by the provisions of section 5 of the Rural Electrification Act of 1936, as amended, I hereby allocate, from the sums authorized by said act, funds for

loans for the projects and in the amounts as set forth in the following schedule:

Project designation:	Amount
Texas 129B Cost.....	\$22,000
Texas 139B Mart.....	20,000
Texas 140B Groesbeck.....	17,000

[SEAL] CLAUDE R. WICKARD,
Administrator.

[F. R. Doc. 47-263; Filed, Jan. 10, 1947;
8:46 a. m.]

[Administrative Order 1177]

ALLOCATION OF FUNDS FOR LOANS

NOVEMBER 18, 1946.

By virtue of the authority vested in me by the provisions of section 4 of the Rural Electrification Act of 1936, as amended, I hereby allocate, from the sums authorized by said act, funds for loans for the projects and in the amounts as set forth in the following schedule:

Project designation:	Amount
Michigan 37K Huron.....	\$50,000
Mississippi 31K Washington.....	650,000
Missouri 67B Wright.....	271,000
Ohio 32N Belmont.....	50,000

[SEAL] CLAUDE R. WICKARD,
Administrator.

[F. R. Doc. 47-264; Filed, Jan. 10, 1947;
8:46 a. m.]

[Administrative Order 1178]

ALLOCATION OF FUNDS FOR LOANS

NOVEMBER 22, 1946.

By virtue of the authority vested in me by the provisions of section 4 of the Rural Electrification Act of 1936, as amended, I hereby allocate, from the sums authorized by said act, funds for loans for the projects and in the amounts as set forth in the following schedule:

Project designation:	Amount
Georgia 69H Washington.....	\$475,000
Illinois 39M Fulton.....	138,000
Indiana 24H Carroll.....	25,000
Iowa 43M Greene.....	305,000
Louisiana 20G Concordia.....	140,000
Ohio 42K Darke.....	50,000

[SEAL] CARL HAMILTON,
Acting Administrator

[F. R. Doc. 47-265; Filed, Jan. 10, 1947;
8:47 a. m.]

[Administrative Order 1179]

ALLOCATION OF FUNDS FOR LOANS

NOVEMBER 26, 1946.

By virtue of the authority vested in me by the provisions of section 4 of the Rural Electrification Act of 1936, as amended, I hereby allocate, from the sums authorized by said act, funds for loans for the projects and in the amounts as set forth in the following schedule:

Project designation:	Amount
Missouri 53K Polk.....	\$490,000
Missouri 55K Cedar.....	228,000
Missouri 66B Webster.....	315,000
Montana 9N Yellowstone.....	325,000

[SEAL] CARL HAMILTON,
Acting Administrator

[F. R. Doc. 47-266; Filed, Jan. 10, 1947;
8:47 a. m.]

[Administrative Order 1180]

ALLOCATION OF FUNDS FOR LOANS

NOVEMBER 26, 1946.

By virtue of the authority vested in me by the provisions of section 4 of the Rural Electrification Act of 1936, as amended, I hereby allocate, from the sums authorized by said act, funds for loans for the projects and in the amounts as set forth in the following schedule:

Project designation:	Amount
Alabama 9N Clarke-Washington.....	\$565,000
Arkansas 15L Woodruff.....	335,000
Florida 26H Hardee.....	50,000
Indiana 60G Morgan.....	115,000
Iowa 51K Winnebago.....	78,000
Nebraska 76X Southern Nebraska District Public.....	674,000
North Dakota 20G Grand Forks.....	160,000

[SEAL] CARL HAMILTON,
Acting Administrator.

[F. R. Doc. 47-267; Filed, Jan. 10, 1947;
8:47 a. m.]

[Administrative Order 1181]

ALLOCATION OF FUNDS FOR LOANS

NOVEMBER 26, 1946.

By virtue of the authority vested in me by the provisions of section 4 of the Rural Electrification Act of 1936, as amended, I hereby allocate, from the sums authorized by said act, funds for loans for the projects and in the amounts as set forth in the following schedule:

Project designation:	Amount
Alabama 23G Pike.....	\$760,000
Georgia 31H Upson.....	50,000
Georgia 92E Brantley.....	63,000
Illinois 28K Champaign.....	130,000
Indiana 14E Shelby.....	150,000
Kentucky 37L Owen.....	575,000
Nebraska 62F Seward District Public.....	182,000
North Carolina 10K Haywood.....	218,000
Utah 8R Duchesne.....	365,000
West Virginia 10N Harrison.....	50,000

[SEAL] CLAUDE R. WICKARD,
Administrator.

[F. R. Doc. 47-268; Filed, Jan. 10, 1947;
8:47 a. m.]

[Administrative Order 1182]

ALLOCATION OF FUNDS FOR LOANS

NOVEMBER 27, 1946.

By virtue of the authority vested in me by the provisions of section 4 of the Rural Electrification Act of 1936, as amended, I hereby allocate, from the sums authorized by said act, funds for loans for the projects and in the amounts as set forth in the following schedule:

Project designation:	Amount
Minnesota 70K Hennepin.....	\$50,000
South Carolina 40F Hampton.....	218,000
Tennessee 1T Meigs.....	525,000
Tennessee 51F Johnson.....	405,000
Virginia 36G Prince George.....	72,000
Washington 39C Nespelem.....	245,000

[SEAL] CLAUDE R. WICKARD,
Administrator.

[F. R. Doc. 47-269; Filed, Jan. 10, 1947;
8:47 a. m.]

[Administrative Order 1183]

ALLOCATION OF FUNDS FOR LOANS

DECEMBER 3, 1946.

By virtue of the authority vested in me by the provisions of section 4 of the Rural Electrification Act of 1936, as amended, I hereby allocate, from the sums authorized by said act, funds for loans for the projects and in the amounts as set forth in the following schedule:

Project designation:	Amount
Indiana 55H Tippecanoe.....	\$70,000
Kentucky 40K Jessamine.....	270,000
Oklahoma 34B Texas.....	300,000
Texas 83G Houston.....	273,000
Texas 107N Martin.....	230,000

[SEAL] WILLIAM J. NEAL,
Acting Administrator.

[F. R. Doc. 47-270; Filed, Jan. 10, 1947;
8:47 a. m.]

[Administrative Order 1184]

ALLOCATION OF FUNDS FOR LOANS

DECEMBER 4, 1946.

By virtue of the authority vested in me by the provisions of section 5 of the Rural Electrification Act of 1936, as amended, I hereby allocate, from the sums authorized by said act, funds for loans for the projects and in the amounts as set forth in the following schedule:

Project designation:	Amount
Georgia 95F Clinch.....	\$15,000
South Carolina 14V Aiken.....	50,000

[SEAL] WILLIAM J. NEAL,
Acting Administrator.

[F. R. Doc. 47-271; Filed, Jan. 10, 1947;
8:47 a. m.]

[Administrative Order 1185]

ALLOCATION OF FUNDS FOR LOANS

DECEMBER 4, 1946.

Stonewall Electric Company, on November 8, 1946, transferred all of its properties and assets in the State of Colorado to Monument Electric Company in consideration of the assumption by Monument Electric Company of all the contractual and other obligations of Stonewall Electric Company pertaining to such properties and assets, including, without limitation, all such contractual and other obligations of Stonewall Electric Company to United States of America arising from loans made by United States of America pursuant to the Rural Electrification Act of 1936, as amended. Therefore, I hereby amend:

(a) Administrative Order No. 328, dated March 22, 1939, by changing the project designation appearing therein as "Colorado R9021A1 T. E. T. R. & G." in the amount of \$39,000, (amended to read "Colorado R9021A1 S. E." by Administrative Order No. 347, dated May 19, 1939) to read "Colorado 43A M. E.";

(b) Administrative Order No. 936, dated July 23, 1945, by changing the project designation appearing therein as

"Colorado 46021B1 S. E." in the amount of \$64,741, to read "Colorado 43B M. E."

[SEAL] WILLIAM J. NEAL,
Acting Administrator

[F. R. Doc. 47-272; Filed, Jan. 10, 1947;
8:47 a. m.]

[Administrative Order 1186]

ALLOCATION OF FUNDS FOR LOANS

DECEMBER 5, 1946.

By virtue of the authority vested in me by the provisions of section 4 of the Rural Electrification Act of 1936, as amended, I hereby allocate, from the sums authorized by said act, funds for loans for the projects and in the amounts as set forth in the following schedule:

Project designation:	Amount
Indiana 89L Harrison.....	\$365,000
Indiana 99H Spencer.....	50,000
Iowa 56G Poweshiek.....	260,000
North Carolina 16K Edgecombe..	200,000
North Carolina 34K Anson.....	231,000
North Carolina 49K Surry.....	160,000
Virginia 29T Nelson.....	92,000
Washington 14F King.....	15,000

[SEAL] WILLIAM J. NEAL,
Acting Administrator

[F. R. Doc. 47-273; Filed, Jan. 10, 1947;
8:47 a. m.]

[Administrative Order 1187]

ALLOCATION OF FUNDS FOR LOANS

DECEMBER 10, 1946.

By virtue of the authority vested in me by the provisions of section 4 of the Rural Electrification Act of 1936, as amended, I hereby allocate, from the sums authorized by said act, funds for loans for the projects and in the amounts as set forth in the following schedule:

Project designation:	Amount
Louisiana 10R Washington.....	\$183,000
New Mexico 11D Taos.....	710,000
Tennessee 23E Dickson Public....	425,000
Washington 28E Kittitas District Public.....	35,000

[SEAL] WILLIAM J. NEAL,
Acting Administrator

[F. R. Doc. 47-274; Filed, Jan. 10, 1947;
8:47 a. m.]

[Administrative Order 1188]

ALLOCATION OF FUNDS FOR LOANS

DECEMBER 10, 1946.

By virtue of the authority vested in me by the provisions of section 4 of the Rural Electrification Act of 1936, as amended, I hereby allocate, from the sums authorized by said act, funds for loans for the projects and in the amounts as set forth in the following schedule:

Project designation:	Amount
Maryland 7S Caroline.....	\$50,000
New Mexico 9N Curry.....	490,000
North Carolina 36L Randolph.....	40,000
North Dakota 17K McHenry.....	250,000
Texas 68G Cooke.....	240,000

[SEAL] WILLIAM J. NEAL,
Acting Administrator

[F. R. Doc. 47-275; Filed, Jan. 10, 1947;
8:48 a. m.]

[Administrative Order 1189]

ALLOCATION OF FUNDS FOR LOANS

DECEMBER 17, 1946.

By virtue of the authority vested in me by the provisions of section 4 of the Rural Electrification Act of 1936, as amended, I hereby allocate, from the sums authorized by said act, funds for loans for the projects and in the amounts as set forth in the following schedule:

Project designation:	Amount
Arkansas 13M Johnson.....	\$250,000
Arkansas 31G Ashley.....	174,000
Georgia 96F Pickens.....	312,000
Iowa 21H Guthrie.....	170,000
Iowa 79L Clarke.....	250,000
Nebraska 64F York District Public	637,000

[SEAL] CLAUDE R. WICKARD,
Administrator.

[F. R. Doc. 47-276; Filed, Jan. 10, 1947;
8:48 a. m.]

[Administrative Order 1190]

ALLOCATION OF FUNDS FOR LOANS

DECEMBER 17, 1946.

By virtue of the authority vested in me by the provisions of section 4 of the Rural Electrification Act of 1936, as amended, I hereby allocate, from the sums authorized in said act, funds for loans for the projects and in the amounts as set forth in the following schedule:

Project designation:	Amount
Alaska 2G Matanuska.....	\$40,000
Georgia 84K Cobb.....	65,000
Montana 16G Park.....	185,000
Texas 53K McLennan.....	160,000
Texas 56L Lubbock.....	405,000

[SEAL] CLAUDE R. WICKARD,
Administrator.

[F. R. Doc. 47-277; Filed, Jan. 10, 1947;
8:48 a. m.]

DEPARTMENT OF LABOR

Wage and Hour Division

LEARNER EMPLOYMENT CERTIFICATES

ISSUANCE TO VARIOUS INDUSTRIES

Notice of issuance of special certificates for the employment of learners under the Fair Labor Standards Act of 1938.

Notice is hereby given that special certificates authorizing the employment of learners at hourly wage rates lower than the minimum wage rate applicable under section 6 of the act have been issued to the firms hereinafter mentioned under section 14 of the act, 29 CFR, Part 522 (August 16, 1940, 5 F. R. 2862, and as amended June 25, 1942, 7 F. R. 4725) and the determinations, orders and/or regulations hereinafter mentioned. The names and addresses of the firms to which certificates were issued, industry, products, number of learners, learner occupations, wage rates, learning periods, and effective and expiration dates of the certificates are as follows:

Independent Telephone Learner Regulations, July 17, 1944 (9 F. R. 7125)

The special learner certificate issued to the following company under the above regulations provides for the employment of learners in the occupation

of commercial switchboard operator for a period not in excess of 480 hours at not less than 30 cents per hour for the first 320 hours and 35 cents per hour for the remaining 160 hours of the learning period. The number of learners authorized to be employed depends on the number of operators in the exchange, i. e., one learner if the exchange employs 8 operators or less, two learners if the exchange employs from 9 to 18 operators, etc. See 29 CFR, 522.083.

Citizens Telephone Company, Higginsville, Missouri; effective December 4, 1946, expiring December 3, 1947.

Regulations, Part 522—Regulations Applicable to the Employment of Learners (*supra*)

General Farm Equipment Company, Avenida Rossy, Santurce, Puerto Rico; Metal, Plastics, Machinery, Instrument, Transportation Equipment and Allied Industries; three (3) learners as mechanic, at not less than 20 cents an hour for the first 520 hours, not less than 25 cents an hour for the second 520 hours, not less than 30 cents an hour for the third 520 hours, not less than 33 cents an hour for the fourth 520 hours, and for every hour thereafter not less than the minimum established by any applicable wage order that may be in effect at the termination of the learning period; effective October 25, 1946, expiring October 24, 1947.

The employment of learners under these certificates is limited to the terms and conditions therein contained and is subject to the provisions of the applicable determinations, orders and/or regulations cited above. These certificates have been issued upon the employers' representations that experienced workers for the learner occupations are not available for employment and that they are actually in need of learners at subminimum rates in order to prevent curtailment of opportunities for employment. The certificates may be cancelled in the manner provided in the regulations and as indicated in the certificates. Any person aggrieved by the issuance of any of these certificates may seek a review or reconsideration thereof within fifteen days after publication of this notice in the FEDERAL REGISTER pursuant to the provisions of 29 CFR, Part 522.

Signed at New York, New York, this 2d day of December 1946.

PAULINE C. GILBERT,
Authorized Representative
of the Administrator

[F. R. Doc. 47-179; Filed, Jan. 9, 1947;
8:51 a. m.]

DEPARTMENT OF JUSTICE

Office of Alien Property

GASTON DESAGNAT

NOTICE OF INTENTION TO RETURN VESTED PROPERTY

Pursuant to Section 32 (f) of the Trading with the Enemy Act, as amended, notice is hereby given of intention to return the following vested property on or after 30 days from the date of the publication hereof, less any authorized deductions:

Claimant	Claim No.	Vesting order No.	Property	Location
Gaston Dessagnat, New York, N. Y.	A-414.....	666 (8 F. R. 5047)....	U. S. Letters Patent Nos. 1,930,749, Re. 21,313, 1,976, 689, Re. 21,255, 2,019,293, 2,069,594.	Washington, D. O.

Executed at Washington, D. C., on January 7, 1947.

For the Attorney General.

[SEAL] DONALD C. COOK,
Director.

[F. R. Doc. 47-298; Filed, Jan. 10, 1947; 8:45 a. m.]

[Vesting Order 7935]

KARL M. AUCH

In re: Estate of Karl M. Auch, deceased. File D-28-11112; E. T. sec. 15523.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Ernest (Earnest) Auch, Elsie (Elise) Kayser, Ernest (Earnest) Auch, Marta Strobel, Ella Strobel, and Lina Auch, whose last known address is Germany, are residents of Germany and nationals of a designated enemy country (Germany),

2. That all right, title, interest and claim of any kind or character whatsoever of the persons named in subparagraph 1 hereof in and to the estate of Karl M. Auch, deceased, is property payable or deliverable to, or claimed by, the aforesaid nationals of a designated enemy country (Germany),

3. That such property is in the process of administration by the Clerk, Orphans' Court of Northampton County, acting under the judicial supervision of the Orphans' Court of Northampton County, Easton, Pennsylvania;

and it is hereby determined:

4. That to the extent that the persons named in subparagraph 1 hereof are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany)

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

(40 Stat. 411, 55 Stat. 839; Pub. Law 322, 79th Cong., 60 Stat. 50; Pub. Law 671, 79th Cong., 60 Stat. 925; 50 U. S. C. 1, 616; E. O. 9193, July 6, 1942, 7 F. R. 5205; E. O. 9567, June 8, 1945, 10 F. R. 6917; E. O. 9788, Oct. 14, 1946, 11 F. R. 11981)

Executed at Washington, D. C., on January 3, 1947.

For the Attorney General.

[SEAL] DONALD C. COOK,
Director.

[F. R. Doc. 47-292; Filed, Jan. 10, 1947; 8:47 a. m.]

[Vesting Order 7936]

ANNA GELER

In re: Estate of Anna Geler, deceased. File D-28-9724; E. T. sec. 13629.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Maria Arle, whose last known address is Germany, is a resident of Germany and a national of a designated enemy country (Germany),

2. That the children, names unknown, of Maria Arle, who there is reasonable cause to believe are residents of Germany, are nationals of a designated enemy country (Germany);

3. That all right, title, interest and claim of any kind or character whatsoever of the persons identified in subparagraphs 1 and 2 hereof, and each of them, in and to the Estate of Anna Geler, deceased, is property payable or deliverable to, or claimed by, the aforesaid nationals of a designated enemy country (Germany)

4. That such property is in the process of administration by Paul J. Hettwer, as Executor, acting under the judicial supervision of the County Court of Washington County, Wisconsin;

and it is hereby determined:

5. That to the extent that the above-named person and children, names unknown, of Maria Arle, are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany),

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

(40 Stat. 411; 55 Stat. 839; Pub. Law 322, 79th Cong., 60 Stat. 50; Pub. Law 671, 79th Cong., 60 Stat. 925; 50 U. S. C. 1,

616; E. O. 9193, July 6, 1942, 7 F. R. 5205; E. O. 9567, June 8, 1945, 10 F. R. 6917; E. O. 9788, Oct. 14, 1946, 11 F. R. 11981)

Executed at Washington, D. C., on January 3, 1947.

For the Attorney General.

[SEAL] DONALD C. COOK,
Director.

[F. R. Doc. 47-233; Filed, Jan. 10, 1947; 8:47 a. m.]

[Vesting Order 7949]

EDWARD STOFFREGEN

In re: Debt owing to and bonds, stock and other personal property owned by Edward Stoffregen. F-28-12344-A-1, F-28-12344-B-1, F-28-12344-C-1.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Edward Stoffregen, whose last known address is An der Bonnesse 16, Emden, Germany, is a resident of Germany and a national of a designated enemy country (Germany)

2. That the property described as follows:

a. That certain debt or other obligation of Mississippi Valley Trust Company, St. Louis 1, Missouri, arising out of a blocked account, entitled "Detjen & Detjen, Attorneys-in-Fact for Edward Stoffregen, a National of Germany, Blocked Account" maintained at the aforesaid bank, and any and all rights to demand, enforce and collect the same,

b. Those certain bonds described in Exhibit A, attached hereto and by reference made a part hereof, issued in the name of bearer, presently in the custody of Mississippi Valley Trust Company, St. Louis 1, Missouri, in an account entitled "Detjen & Detjen, Attorneys-in-Fact for Edward Stoffregen, a National of Germany, Blocked Account" together with all rights in, to and under, including particularly the right to possession of, the aforesaid bonds,

c. Twenty (20) shares of \$10 par value capital stock of Automatic Register Company, evidenced by certificates numbered 286 and 334 for ten shares each, registered in the name of Henrietta A. L. Borck, presently in the custody of Mississippi Valley Trust Company, St. Louis 1, Missouri, in an account entitled "Detjen & Detjen, Attorneys-in-Fact for Edward Stoffregen, a National of Germany, Blocked Account" together with all declared and unpaid dividends thereon, and

d. Those certain pieces of personal property listed in Exhibit B, attached hereto and by reference made a part hereof, presently in the custody of Mississippi Valley Trust Company, St. Louis 1, Missouri, in an account entitled "Detjen & Detjen, Attorneys-in-Fact for Edward Stoffregen, a National of Germany, Blocked Account"

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence

of ownership or control by, the aforesaid national of a designated enemy country (Germany),

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany)

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

(40 Stat. 411, 55 Stat. 839; Pub. Law 322, 79th Cong., 60 Stat. 50; Pub. Law 671, 79th Cong., 60 Stat. 925; 50 U. S. C. 1, 616; E. O. 9193, July 6, 1942, 7 F. R. 5205; E. O. 9567, June 8, 1945, 10 F. R. 6917; E. O. 9788, Oct. 14, 1946, 11 F. R. 11981)

Executed at Washington, D. C., on January 3, 1947.

For the Attorney General.

[SEAL]

DONALD C. COOK,
Director.

EXHIBIT A

Name of issuer and type of bond	Face value	Certificate No.
United States of America 2½% Treasury Bonds, due March 15, 1960.	\$1,000 1,000 1,000 1,000 1,000 1,000 1,000	110631A. 282075E. 26S007H. 26S008T. 26S009K. 26S010L. 78562B.
United States of America 2½% Treasury Bond of 1965-70, due March 15, 1970.	1,000	Unknown
United States of America Treasury Certificates of Indebtedness of Series H-1947, due September 1, 1947.	1,000	125.
Columbia, Mo., School District Bond, due May 1, 1952.	1,000	SSS06.
St. Louis, Mo., Public Buildings and Improvement Bond, due May 1, 1949.	1,000	59746.
St. Louis, Mo., Public Buildings and Improvement Bond, due May 1, 1950.	1,000	

EXHIBIT B

1 Ladies hunting case Waltham yellow metal watch with one white stone, case #167244, works #14503654, with yellow metal chain and pin attached.

1 Ladies open face Hamilton yellow metal watch, case #6532762, works #2000790, with yellow metal chain and pin attached.

1 Ladies open face Meret white metal watch with yellow metal chain attached.

1 yellow metal crucifix with yellow metal chain attached.

1 yellow metal band ring.

1 yellow metal brooch with one white stone and several small stones and yellow metal chain and anchor pin attached.

1 small yellow metal cross with yellow metal chain attached.

1 yellow metal bracelet with white stone and yellow metal chain.

1 pair cuff links of German yellow metal coins.

1 pair earrings of \$1 United States gold coins.

1 yellow metal locket.

1 yellow metal pin.

1 white metal German Masonic emblem.

3 German yellow metal coins.

1 Loyal Legion Medal.

18 pieces of silverware, consisting of 13 spoons, 4 forks and 1 butter knife.

1 yellow metal Masonic emblem with yellow metal chain and anchor pin attached.

[F. R. Doc. 47-295; Filed, Jan. 10, 1947; 8:47 a. m.]

[Vesting Order 7937]

AUGUST LACHER

In re: Estate of August Lacher, also known as August Lasher, deceased. File No. D-28-9769; E. T. sec. No. 13728.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Paulina Lacher, also known as Pauline Lacher and as Paula Lacher, Anna Lacher, Auguste Lacher, also known as August Lacher, whose last known address is Germany, are residents of Germany and nationals of a designated enemy country (Germany)

2. That all right, title, interest and claim of any kind or character whatsoever of the persons named in subparagraph 1 hereof in and to the estate of August Lacher, also known as August Lasher, deceased, is property payable or deliverable to, or claimed by, the aforesaid nationals of a designated enemy country (Germany),

3. That such property is in the process of administration by Wilhelm Mueller and Philip L. Wiener, as Executors, acting under the judicial supervision of the Surrogate's Court, Queens County, New York;

and it is hereby determined:

4. That to the extent that the persons named in subparagraph 1 hereof are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany)

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

(40 Stat. 411; 55 Stat. 839; Pub. Law 322, 79th Cong., 60 Stat. 50; Pub. Law 671, 79th Cong., 60 Stat. 925; 50 U. S. C. 1, 616; E. O. 9193, July 6, 1942, 7 F. R. 5205; E. O. 9567, June 8, 1945, 10 F. R. 6917; E. O. 9788, Oct. 14, 1946, 11 F. R. 11981)

Executed at Washington, D. C., on January 3, 1947.

For the Attorney General.

[SEAL]

DONALD C. COOK,
Director

[F. R. Doc. 47-294; Filed, Jan. 10, 1947; 8:47 a. m.]

[Vesting Order 7968]

PAUL HUMMEL

In re estate of Paul Hummel, deceased, - File No. D-28-10188; E. T. sec. No. 14521.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

That the property described as follows:

All right, title, interest and claim of any kind of character whatsoever of Friedrich Hummel, Lina Hummel, Willie Hummel and Louise H. Tauber, and each of them, in and to the estate of Paul Hummel, deceased,

is property payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Nationals and Last Known Address

Friedrich Hummel, Germany.

Lina Hummel, Germany.

Willie Hummel, Germany.

Louise H. Tauber, Germany.

That such property is in the process of administration by Martha Aharonian, as Administratrix of the estate of Paul Hummel, deceased, acting under the judicial supervision of the Passaic County Orphans' Court, Paterson, New Jersey;

And determined—that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany)

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

(40 Stat. 411, 55 Stat. 839; Pub. Law 322, 79th Cong., 60 Stat. 50; Pub. Law 671, 79th Cong., 60 Stat. 925; 50 U. S. C. 1, 616; E. O. 9193, July 6, 1942, 7 F. R. 5205; E. O. 9567, June 8, 1945, 10 F. R. 6917; E. O. 9788, Oct. 14, 1946, 11 F. R. 11981)

Executed at Washington, D. C., on January 8, 1947.

For the Attorney General.

[SEAL]

DONALD C. COOK,
Director

[F. R. Doc. 47-297; Filed, Jan. 10, 1947; 8:46 p. m.]

[Vesting Order 7962]

JOHN BAKO

In re: Estate of John Bako, deceased. File D-34-869; E. T. sec. 14414.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That George Bako, Joseph Bako and Rosa Magashazi, whose last known address is Hungary, are residents of Hungary and nationals of a designated enemy country (Hungary)

2. That the surviving issue of Joseph Bako and the surviving issue of Rosa Magashazi, names unknown, who there is reasonable cause to believe are residents of Hungary, are nationals of a designated enemy country (Hungary),

3. That all right, title, interest and claim of any kind or character whatsoever of the persons identified in subparagraphs 1 and 2 hereof, and each of them, in and to the estate of John Bako, deceased, is property payable or deliverable to, or claimed by, the aforesaid nationals of a designated enemy country (Hungary)

4. That such property is in the process of administration by Mary Papp, as Executrix, acting under the judicial supervision of the Superior Court of the State of California, in and for the County of Los Angeles;

and it is hereby determined:

5. That to the extent that the above named persons and the surviving issue of Joseph Bako and the surviving issue of Rosa Magashazi, names unknown, are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Hungary)

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest.

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt within the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

(40 Stat. 411; 55 Stat. 839; Pub. Law 322, 79th Cong., 60 Stat. 50; Pub. Law 671, 71st Cong., 60 Stat. 925; 50 U. S. C. 1, 616; E. O. 9193, July 6, 1942, 7 F. R. 5205; E. O. 9567, June 8, 1945, 10 F. R. 6917; E. O. 9788, Oct. 14, 1946, 11 F. R. 11981)

Executed at Washington, D. C., on January 8, 1947.

For the Attorney General.

[SEAL]

DONALD C. COOK,
Director.

[F. R. Doc. 47-296; Filed, Jan. 10, 1947; 8:46 a. m.]

FEDERAL POWER COMMISSION

[Docket Nos. G-115, G-399, G-400, G-401]

EAST OHIO GAS CO. ET AL.

ORDER POSTPONING REHEARING

JANUARY 7, 1947.

In the matter of the East Ohio Gas Company; Docket No. G-115. City of Euclid, complainant v. The East Ohio Gas Company, defendant; Docket No. G-399. City of Cleveland, complainant v. The East Ohio Gas Company, defendant; Docket No. G-400. City of Lakewood, complainant v. The East Ohio Gas Company, defendant; Docket No. G-401.

Upon consideration of the request filed on January 3, 1947, on behalf of The Public Utilities Commission of Ohio, intervenor, for a further postponement of the rehearing in the above-entitled matters, which rehearing is limited to oral argument before the Commission and is now set for February 19, 1947; and

It appearing to the Commission that: Good cause exists for further postponing the date of rehearing as hereinafter provided;

The Commission orders that: The rehearing in these matters now set to commence on February 19, 1947, be and the same is hereby postponed to commence at 10:00 a. m. (e. s. t.) on March 19, 1947, in the Hearing Room of the Federal Power Commission, 1800 Pennsylvania Avenue NW., Washington, D. C.

Date of issuance: January 7, 1947.

By the Commission.

[SEAL]

LEON M. FUQUAY,
Secretary.

[F. R. Doc. 47-284; Filed, Jan. 10, 1947; 8:49 a. m.]

[Docket G-353]

MICHIGAN CONSOLIDATED GAS CO.

ORDER POSTPONING HEARING

JANUARY 7, 1947.

It appearing to the Commission that:

(a) On November 18, 1946, the public hearing in this matter, set for said date, was recessed to be reconvened on January 15, 1947;

(b) Good cause exists for postponing the date of hearing as hereinafter provided;

The Commission orders that:

The public hearing in this matter now set for January 15, 1947, be and the same is hereby postponed to February 24, 1947, at 10:00 a. m. (e. s. t.) in the Hearing Room of the Federal Power Commission, 1800 Pennsylvania Avenue NW., Washington, D. C.

Date of issuance: January 8, 1947.

By the Commission.

[SEAL]

LEON M. FUQUAY,
Secretary.

[F. R. Doc. 47-280; Filed, Jan. 10, 1947; 8:49 a. m.]

[Docket Nos. G-210, G-661, G-663, G-663]

MICHIGAN CONSOLIDATED GAS CO. ET AL.

ORDER POSTPONING HEARING

JANUARY 7, 1947.

Michigan Consolidated Gas Company v. Panhandle Eastern Pipe Line Company and Michigan Gas Transmission Corporation; Docket No. G-210. City of Detroit, a Municipal Corporation, and County of Wayne, a Municipal Corporation, both of the State of Michigan, v. Panhandle Eastern Pipe Line Company and Michigan Consolidated Gas Company. Docket No. G-661. In the matter of Panhandle Eastern Pipe Line Company and Michigan Consolidated Gas Company. Docket No. G-668. In the matter of Panhandle Eastern Pipe Line Company; Docket No. G-693.

It appearing to the Commission that:

(a) On November 22, 1946, the Commission ordered that the public hearing in the above-entitled matters theretofore set for November 25, 1946, be postponed to January 16, 1947;

(b) Good cause exists for further postponing the date of hearing as hereinafter provided;

The Commission orders that: The public hearing in the above-entitled matters now set to commence on January 16, 1947, be and the same is hereby postponed to February 25, 1947, commencing at 10:00 a. m. (e. s. t.) in the Hearing Room of the Federal Power Commission, 1800 Pennsylvania Avenue N. W., Washington, D. C.

Date of issuance: January 8, 1947.

By the Commission.

[SEAL]

LEON M. FUQUAY,
Secretary.

[F. R. Doc. 47-279; Filed, Jan. 10, 1947; 8:49 a. m.]

[Docket No. G-793]

KANSAS-NEBRASKA NATURAL GAS CO., INC.

ORDER FIXING DATE OF HEARING

JANUARY 7, 1947.

Upon consideration of the application filed September 30, 1946, in Docket No. G-793 by Kansas-Nebraska Natural Gas Company, Inc., (Applicant) a Kansas corporation with its principal place of business at Phillipsburg, Kansas, for a certificate of public convenience and necessity pursuant to section 7 of the Natural Gas Act, as amended, to authorize Applicant to construct and operate the following described natural-gas pipeline facilities subject to the jurisdiction of the Federal Power Commission:

A 4½-inch O. D. natural gas pipeline, approximately three miles in length, in Adams County, Nebraska, from Applicant's town border meter and regulator station north of the City of Hastings, Nebraska, running in a southeasterly direction approximately three miles to the Hastings, Nebraska, Naval Ammunition Depot, and a meter and regulator station at the latter point.

It appearing to the Commission that:

(a) Applicant proposes the construction and operation of the aforesaid des-

cribed facilities for the purpose of transporting natural gas for the use of the Naval Ammunition Depot at Hastings, Nebraska; and

(b) This proceeding is a proper one for disposition under the provisions of rule 32 (b) (18 CFR 1.32 (b)) of the Commission's rules of practice and procedure (effective September 11, 1946) Applicant having requested that its application be heard under the shortened procedure provided by the aforesaid rule for non-contested hearings, and no request to be heard, protest or petition having been filed subsequent to the giving of due notice of the filing of the application, including publication in the FEDERAL REGISTER on October 11, 1946 (11 F. R. 11835)

The Commission, therefore, orders that:

(A) Pursuant to the authority contained in and subject to the jurisdiction conferred upon the Federal Power Commission by sections 7 and 15 of the Natural Gas Act, as amended, and the Commission's rules of practice and procedure (effective September 11, 1946) a hearing be held on the 24th day of January, 1947, at 9:30 a. m. (EST) in the Hearing Room of the Federal Power Commission, 1800 Pennsylvania Avenue, N. W., Washington, D. C., concerning the matters of fact and law asserted in the application filed in the above entitled proceedings: *Provided, however* That if no request to be heard, or protest or petition to intervene raising in the judgment of the Commission an issue of substance, has been filed or allowed prior to the date hereinbefore set for hearing, the Commission may after a noncontested hearing forthwith dispose of the proceeding by order upon consideration of the application and the evidence filed therewith and incorporated in the record of the proceeding, together with such additional evidence as may be available or as the Commission may require to be filed and incorporated in the record for its consideration.

(B) Interested State commissions may participate as provided by Rules 8 and 37 (b) (18 CFR 1.8 and 1.37 (f)) of the Commission's rules of practice and procedure (effective September 11, 1946)

Date of issuance: January 7, 1947.

By the Commission.

[SEAL] LEON M. FUQUAY,
Secretary.

[F. R. Doc. 47-283; Filed, Jan. 10, 1947;
8:49 a. m.]

[Docket No. G-604]

CITIES SERVICE GAS CO.

NOTICE OF APPLICATION

JANUARY 3, 1947.

Notice is hereby given that on December 16, 1946, Cities Service Gas Company, a Delaware corporation with its principal place of business in Oklahoma City, Oklahoma, filed with the Federal Power Commission an application for a certifi-

cate of public convenience and necessity pursuant to section 7 of the Natural Gas Act, as amended, for authority to construct and operate a positive meter setting at a point on Applicant's 4-inch pipe line in the Southwest Quarter (SW¼) of Section 3, Township 26 North, Range 13 East, Washington County, Oklahoma, for the sale of emergency gas to D. M. Tyler; and for authority to construct and operate a positive meter setting at a mutually convenient point to Applicant and Suburban Gas Company on Applicant's 4-inch pipe line in the Northwest Quarter (NW¼) of Section 33, Township 27 North, Range 13 East, Washington County, Oklahoma, for the sale of emergency gas to Suburban Gas Company.

Applicant has been recently advised that the pipe line system of D. M. Tyler and of Suburban Gas Company, both located east of Bartlesville in Washington County, Oklahoma, are one and the same system and that the affairs and business of said system are now being conducted under the name of Suburban Gas Company, a partnership, with its principal office at Dewey, Oklahoma. The present contract under which natural gas is now being delivered by Applicant to D. M. Tyler under temporary authority issued by the Commission on December 14, 1944 will be assigned to the Suburban Gas Company.

Applicant has been advised by D. M. Tyler and Suburban Gas Company that available local supplies of gas have become depleted to such an extent that emergency service is required in order to insure an adequate supply of gas to D. M. Tyler and Suburban Gas Company when near-freezing or sub-freezing temperatures prevail and to augment such local supply Applicant proposes to deliver additional quantities of gas as can be safely spared over and above Applicant's requirements for its other customers being supplied from Applicant's transportation system. D. M. Tyler and Suburban Gas Company have both stated that such purchases will have no effect on the rates charged their customers.

The above facilities for deliveries to D. M. Tyler were installed at a cost of \$673 and the facilities for deliveries to Suburban Gas Company are estimated to cost \$579; to be paid from funds on hand.

Any interested State commission is requested to notify the Federal Power Commission whether the application shall be considered under the cooperative provisions of Rule 37 of the Commission's rules of practice and procedure and, if so, to advise the Federal Power Commission as to the nature of its interest in the matter and further to specify whether it desires a conference, the creation of a board, or a joint or concurrent hearing as defined in said rule and the reasons for such request.

Any person desiring to be heard or to make any protest with reference to the application of Cities Service Gas Company should file with the Federal Power Commission, Washington 25, D. C., not later than 15 days from the date of the

publication of this notice in the FEDERAL REGISTER, a petition or protest in accordance with the Commission's rules of practice and procedure. The time and place of hearing herein will subsequently be duly given.

[SEAL] LEON M. FUQUAY,
Secretary.

[F. R. Doc. 47-225; Filed, Jan. 9, 1947;
8:46 a. m.]

[Docket No. G-792]

ARKANSAS LOUISIANA GAS CO.

NOTICE OF FINDINGS AND ORDER ISSUING
CERTIFICATE OF PUBLIC CONVENIENCE AND
NECESSITY

JANUARY 7, 1947.

Notice is hereby given that, on January 7, 1947, the Federal Power Commission issued its findings and order issuing certificate of public convenience and necessity, entered January 3, 1947, in the above-designated matter.

[SEAL] LEON M. FUQUAY,
Secretary.

[F. R. Doc. 47-224; Filed, Jan. 9, 1947;
8:48 a. m.]

[Docket No. G-802]

HOPE NATURAL GAS CO.

NOTICE OF FINDINGS AND ORDER AUTHORIZING AND APPROVING ABANDONMENT OF
FACILITIES

JANUARY 7, 1947.

Notice is hereby given that, on January 6, 1947, the Federal Power Commission issued its findings and order authorizing and approving abandonment of facilities, entered January 3, 1947, in the above-designated matter.

[SEAL] LEON M. FUQUAY,
Secretary.

[F. R. Doc. 47-222; Filed, Jan. 9, 1947;
8:48 a. m.]

FEDERAL TRADE COMMISSION

[Docket No. 5433]

INDEPENDENT GROCERS ALLIANCE DISTRIBUTING CO. ET AL.

ORDER APPOINTING TRIAL EXAMINER AND
FIXING TIME AND PLACE FOR TAKING
TESTIMONY

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 7th day of January A. D. 1947.

In the matter of Independent Grocers Alliance Distributing Company, a corporation, and its Directors: J. Frank Grimes, L. G. Groebe, William W. Thompson, James D. Godfrey, Ned N. Fleming, and Robert H. Perlitz; Grocers Company, a corporation, and its Directors: James D. Godfrey, Ned N. Fleming, Robert H. Perlitz, T. G. Harrison, Robert McLain, E. F. Brewster, Joseph Parker,

Normal Younglove, and Harry K. Granger; Jersey Cereal Company, a corporation; Stokely Prothers & Company, Inc., a corporation; Dean Milk Company, a corporation; Cupples Company, a corporation; Franklin MacVeagh & Company, a corporation; E. R. Godfrey & Sons Company, a corporation; Winston & Newell Company, a corporation; and Wetterau Grocer Company, Inc., a corporation.

This matter being at issue and ready for the taking of testimony and the receipt of evidence, and pursuant to authority vested in the Federal Trade Commission,

It is ordered, That Everett F. Haycraft, a Trial Examiner of this Commission, be and he hereby is designated and appointed to take testimony and receive evidence in this proceeding and to perform all other duties authorized by law;

It is further ordered, That the taking of testimony and the receipt of evidence begin on Tuesday, February 4, 1947, at two o'clock in the afternoon of that day (Central Standard Time), in Room Number 1123, New Post Office Building, 433 West Van Buren Street, Chicago, Illinois.

Upon completion of the taking of testimony and the receipt of evidence in support of the allegations of the complaint, the Trial Examiner is directed to proceed immediately to take testimony and receive evidence on behalf of the respondents. The Trial Examiner on the completion of the taking of testimony and the receipt of evidence will then close the case and make and serve on the parties at issue a recommended decision which shall include recommended findings and conclusions, as well as the reasons or basis therefor, upon all the material issues of fact, law, or discretion presented on the record, and an appropriate recommended order; all of which shall become a part of the record in said proceeding.

By the Commission.

[SEAL] OTIS B. JOHNSON,
Secretary.

[F. R. Doc. 47-291; Filed, Jan. 10, 1947;
8:49 a. m.]

INTERSTATE COMMERCE COMMISSION

[S. O. 422, Special Permit 25]

CARS HELD AT JERSEY CITY, N. J.

Pursuant to the authority vested in me by paragraph (c) of the first ordering paragraph of Service Order No. 422 (11 F. R. 250) permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard entirely the provisions of Service Order No. 422 insofar as it applies to the holding under load at Jersey City, New Jersey, cars in Lehigh Valley lighterage account.

This special permit shall become effective 12:01 a. m., January 4, 1947 and shall expire at 11:59 p. m., January 14, 1947.

The waybill shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 3d day of January 1947.

V. C. CLINGER,
Director,
Bureau of Service.

[F. R. Doc. 47-254; Filed, Jan. 10, 1947;
8:49 a. m.]

[S. O. 396, Special Permit 82]

RECONSIGNMENT OF APPLES AT MINNEAPOLIS, MINN.

Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph of Service Order No. 396 (10 F. R. 15008), permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard entirely the provisions of Service Order No. 396 insofar as it applies to the reconsignment at Minneapolis, Minnesota, January 6, 1947, by J. D. Hamilton Fruit Company, or Rogers Fruit Distributors, of car FGE 34974, apples, now on the Great Northern Railway, to Kansas City, Mo.-Kan. (C. St. P. M. & O. to Omaha—C. B. & Q.) account extreme cold weather prevented inspection.

The waybill shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 6th day of January 1947.

V. C. CLINGER,
Director,
Bureau of Service.

[F. R. Doc. 47-253; Filed, Jan. 10, 1947;
8:48 a. m.]

[S. O. 396, Special Permit 81]

RECONSIGNMENT OF POTATOES AT MINNEAPOLIS, MINN.

Pursuant to the authority vested in me by paragraph (f) of the first order-

ing paragraph of Service Order No. 396 (10 F. R. 15008), permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard entirely the provisions of Service Order No. 396 insofar as it applies to the reconsignment at Minneapolis, Minn., January 6, 1947, of car SFRD 24749, potatoes, now on the Northern Pacific Railway, to Mankato, Minn., with stop-off at Minneapolis, Minn., for partial unloading, account extreme cold weather prevented inspection.

The waybill shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 6th day of January, 1947.

V. C. CLINGER,
Director,
Bureau of Service.

[F. R. Doc. 47-252; Filed, Jan. 10, 1947;
8:48 a. m.]

COMMITTEE FOR RECIPROCITY INFORMATION

[Public Notice 231]

TRADE-AGREEMENT NEGOTIATIONS WITH AUSTRALIA, BELGIUM, BRAZIL, CANADA, CHILE, CHINA, CUBA, CZECHOSLOVAKIA, FRANCE, INDIA, LEBANON (SYRO-LEBANESE CUSTOMS UNION) LUXEMBOURG, NETHERLANDS, NEW ZEALAND, NORWAY, UNION OF SOUTH AFRICA, UNION OF SOVIET SOCIALIST REPUBLICS, UNITED KINGDOM

NOTICE REGARDING CHANGE IN PLACE OF
HOLDING PUBLIC HEARINGS

Notice is hereby given that the public hearings which will be held before the Committee for Reciprocity Information incident to trade-agreement negotiations with the countries listed above, will begin at 10 o'clock a. m. on January 13, 1947, in the Hearing Room of the United States Tariff Commission, Tariff Commission Building, 8th and E Streets, Northwest, Washington, D. C., instead of the Department of Commerce Auditorium, as indicated in the previous announcement of the Committee dated November 9, 1946 (11 F. R. 13447).

By direction of the Committee for Reciprocity Information, this 8th day of January 1947.

[SEAL] EDWARD YARDLEY,
Secretary.

JANUARY 8, 1947.

[F. R. Doc. 47-232; Filed, Jan. 10, 1947;
8:50 a. m.]

[Public Notice DA-290]

TRADE AGREEMENT WITH CANADA

PROPOSED TERMINATION OF CONCESSION ON
LINEN FIRE HOSE

The Committee for Reciprocity Information hereby gives notice that all information and views in writing with regard to the proposed termination of the concession on hose, suitable for conducting liquids or gases, wholly or in chief value of vegetable fiber (linen fire hose) included in item 1007 of Schedule

II of the trade agreement with Canada, announcement concerning which has been made by the Department of State on this date, shall be submitted to the Committee for Reciprocity Information not later than 12 o'clock noon, January 30, 1947.

Ten copies of written statements, either typewritten or printed, shall be submitted, of which one copy shall be sworn to. They should be addressed to "The Chairman, Committee for Reciprocity Information, Tariff Commission

Building, Eighth and E Streets NW., Washington 25, D. C." Oral presentation of views, if desired, may be arranged by application to the Secretary of the Committee.

By direction of the Committee for Reciprocity Information this 10th day of January 1947.

EDWARD YARDLEY,
Secretary.

JANUARY 10, 1947.

[F. R. Doc. 47-322; Filed, Jan. 10, 1947;
9:33 a. m.]